# **EXHIBIT 2**

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1
              IN THE UNITED STATES DISTRICT COURT
                                                                                  INDEX
              FOR THE NORTHERN DISTRICT OF TILINOTS
                                                                2
                                                                    WITNESS
                                                                                                         CX
                                                                                                               RDX
                                                                                                                        RCX
 2
                         EASTERN DIVISION
                                                                3
                                                                    LITROY BOLTON
 3
      LITROY BOLTON,
                                                                        By Mr. Coyne
 4
                                                                        By Ms. West
                                                                                                        87
               Plaintiff.
                                                                5
                                                                        By Mr. Field
                                                                                                        88
 5
                                                                6
                                 No. 16 cv 5012
 6
                                                               7
                                                                                  EXHIBITS
     MIGUEL ORTIZ, et al.,
                                                               8
                                                                    EXHIBIT NUMBER
                                                                                                 MARKED FOR ID
 7
                                                                9
                                                                    Bolton Deposition
              Defendants.
                                                               10
                                                                        Exhibit No. 3
 8
                                                                                                        43
                                                              11
 9
                                                               12
10
              The deposition of LITROY BOLTON, called for
                                                              13
11
      examination pursuant to the Rules of Civil Procedure
12
     for the United States District Courts pertaining to
                                                              14
13
     the taking of depositions, taken before Pamela L.
                                                               1.5
     Cosentino, Certified Shorthand Reporter for the State
                                                              16
15
     of Illinois, at Cook County Jail, 2700 South
                                                              17
16
     California, Illinois, on the 7th day of March, 2017,
17
     at the hour of 1:30 p.m.
                                                              18
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21
                                                              21
22
                                                              22
23
                                                              23
     Reported by: Pamela L. Cosentino, CSR
                                                              24
     License No.: 084-003601
     APPEARANCES:
                                                               1
                                                                                            (Witness duly sworn.)
 2
         LOEVY & LOEVY, BY
                                                               2
                                                                             MR. COYNE: Let the record reflect this is
         MR. VINCENZO FIELD
 3
         311 North Aberdeen Street, 3rd Floor
                                                               3
                                                                   the deposition of plaintiff Litroy Bolton taken
         Chicago, Illinois 60607
                                                               4
                                                                   pursuant to notice to all parties and in compliance
 4
         (312) 243-8900
         Email: vince@loevy.com
                                                               5
                                                                   with all applicable rules of the Federal Rules of
 5
                                                               6
                                                                   Civil Procedure.
              On behalf of the Plaintiff;
 6
                                                               7
                                                                                     DIRECT EXAMINATION
         HON. KIMBERLY M. FOXX,
                                                               8
                                                                   BY MR. COYNE:
         State's Attorney of Cook County, By
 8
         MS. ALLYSON WEST
                                                               9
                                                                        Q. Mr. Bolton, my name is John Coyne. I
         Richard J. Daley Center
                                                                   represent the defendants Miguel Ortiz, et al. I
                                                              10
 9
         50 West Washington
         Chicago, Illinois 60602
                                                              11
                                                                   appreciate you making yourself available for the
10
         (312) 603-6299
                                                              12
                                                                   deposition today.
         Email: Allyson.west@cookcountyil.gov
11
                                                              13
                                                                            During the deposition, how would you like me
              -AND-
                                                                   to address you? Mr. Bolton? Litroy?
                                                              14
12
         JOHN C. COYNE LAW OFFICE, By
                                                              15
                                                                            Doesn't matter.
13
         MR. JOHN C. COYNE
                                                              16
                                                                            During the course of the deposition, I am
         53 West Jackson Boulevard, Suite 1750
14
         Chicago, Illinois 60604
                                                              17
                                                                   going to try to ask you questions that you easily
         (312) 583-9500
                                                                   understand. And if I fail to do that, just let me
                                                              18
1.5
         Email: jcc@johncoynelaw.com
16
              On behalf of the Defendants;
                                                              19
                                                                   know.
17
                                                              20
                                                                            And I will repeat the question or rephrase
18
19
                                                              21
                                                                   it, whichever you prefer. Is that fair enough?
20
                                                              22
                                                                            Yes, sir.
21
22
                                                              23
                                                                            Can we agree that if you begin to answer the
23
                                                              24
                                                                   question, that that will mean, number one, you
24
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1	understood it, and, number two, you are giving the	1	Q. What's his mother's name?
2	most complete and truthful answer you're capable of?	2	A. Shyera Gaston.
3	A. Yes, sir.	3	Q. Do you know how to spell the first name?
4	Q. Can you start with your full name including	4	A. S-h-y-e-r-a, Gaston, G-a-s-t-o-n.
5	middle initial, spelling it, please?	5	Q. Mr. Bolton, what's your Social Security
6	<ul> <li>A. My full name is Litroy, middle name start</li> </ul>	6	number?
7	with an M, Marcelle, last name Bolton.	7	A. 357-76-6727.
8	Q. What is your date of birth?	8	Q. You're presently in custody in the Cook
9	A. 11-15-86.	9	County Jail, Division 11; is that fair?
10	Q. What is your current residence address?	10	A. Yes, sir.
11	A. My current residence.	11	Q. What's the charge that has you here?
12	Q. Other than this?	12	<ul> <li>A. Allegations of I believe home invasion.</li> </ul>
13	A. 1858 South Avers.	13	Q. Are you represented by private criminal
14	Q. Is that in Chicago?	14	defense counsel or the public defender?
15	A. Illinois.	15	A. Public defender, sir.
16	Q. Who do you reside there with?	16	Q. What public defender is representing you?
17	A. My grandmother, Mattie Woods, M-a-t-t-i-e.	17	A. Armando Sandoval.
18	Q. So today you're how old?	18	Q. Sandoval?
19	A. I am 30.	19	A. Yes.
20	Q. Can you give me a background of your formal	20	Q. Do you have a trial date in that matter or is
21	education, sir?	21	5 . 5
22	<ul> <li>A. I graduated from William Penn Elementary.</li> </ul>	22	. 3
23	Went to Westinghouse Career Academy, Homewood,	23	
24	Franklin.	24	besides Illinois?
	5		7
1	Q. I'm sorry, what was the last thing you said?	1	A. No, sir.
2	A. Westinghouse career vocational high school,	2	Q. Do you have any siblings?
3	Homewood, Franklin. Westinghouse high school. It's a	3	A. Yes.
4	vocational high school.	4	Q. How many?
5	Q. What year did you graduate from there?	5	A. Three there is three of us. I got two
6	A. I never graduated. I got dropped out because	6	sisters and one brother.
7	of my attendance my junior year.	7	Q. And do your parents reside in the Chicago
8	Q. Do you have a GED?	8	area?
9	A. No, sir.	9	A. Yes, they deceased.
10	Q. Are you married or single?	10	• • • • • • • • • • • • • • • • • • • •
11	A. I am single, sir.	11	,
12	Q. Have you ever been married?	12	or about January 17, 2014.
13	A. No, sir.	13	•
14	Q. Do you have any children?	14	·
15	A. Yes, sir.	15	
16	Q. How many?	16	, , , ,
17	A. I got one, a junior.	17	•
18	Q. Your name but junior?	18	,
19	A. Yes, sir.	19	
20	Q. How old is he?	20	·
21	A. He's 15 months.	21	
22	Q. Who does he live with?	22	medications?
23	A. Right now he stays with his mother I believe,	23	•
24	with his mother.	24	• • • •
1	6		8

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9

#### Litroy Bolton 03/07/2017

- your memory or your ability to testify truthfully and accurately in this deposition? 2 3 A. No, sir. Q. At the time of the incident that we're here today to discuss, were you an inmate in the Cook 5
- County Jail? 7 Α. Yes, sir.

6

17

- Q. Do you know -- do you recall what division 9 you were in?
- 10 A. I was in Division VI, but they were 11 transferring me from Division VI to Division VIII.
- 12 Do you know what purpose you were being 13 transferred for?
- 14 Not at all. Α.
- Do you know how long you had been in Cook 15 County Jail custody as of January 17, 2014? 16
  - How long I was incarcerated that whole time?
- 18 Up to that date.
- 19 So as of January 17, 2014, do you know how
- long you had been in Cook County Jail? 20
- 21 A. I don't know. Maybe a couple days.
- 22 Q. And the arrest that put you in jail at that
- 23 time, was that for possession of cannabis?
- 24 A. Yes, sir.

- corrections officer, Miguel Ortiz; is that fair?
- 3 Q. Do you recall approximately what time that 4 incident occurred?
- 5 It was later on, maybe 10, 10:00 o'clock that Α. 6 night.
  - As I understand it, you were being
- 8 transferred from Division VI to Division VIII?
  - A. Yes, sir.
- 10 Q. I don't know if you testified to this already, but what's your understanding for the reason 11 for the transfer? 12
- 13 A. I don't know. They just called my name and 14 told me to pack it up and be on ---
- 15 Q. In the course of being transferred from Division VI to Division VIII, were you handcuffed at 16 17 any time?
- 18 A. I probably was hand- -- I don't remember if I 19 was handcuffed.
- 20 Q. At the time of the subject incident, were you 21 handcuffed?
  - Α.
- 23 And if I use the phrase "the subject 24 incident," can we agree that I am referring to the

11

- Do you know if that was straight possession 1 or whether it was possession with intent to deliver,
- 3 if you know?
- A. I don't remember. It could have been 4
- 5 possession with intent, just a possession. I don't
- know. I don't even remember. 6
- 7 Understood. Did you have any co-defendants Q.
- in that case?
- 9 A. No. sir.
- 10 Q. What was the eventual disposition in that 11 case? What ended up happening?
- 12 A. In my preliminary hearing, the case got dismissed. 13
- 14 Q. Do you know did the officer testify at your preliminary hearing? 15
- 16 Yes, he did.
- 17 Do you know if it was dismissed because of a 18 finding of no probable cause or for some other reason?
- A. The finding of no probable cause. I believe 19 the judge didn't believe the officer that was 20
- 21 testifying.
- 22 Q. As I understand it, the incident that
- 23 occurred that gave rise to your complaint had to do
- with a conflict or an altercation between you and

- incident where you had an altercation with Defendant
- 2 Ortiz?

22

9

- 3 Α. Yes.
- MR. FIELD: Just object to the term 4
- 5 "altercation" being vague.
- 6 But you can answer.
- 7 BY MR, COYNE:
- 8 Q. At the time of your in-custody status, on or 9 about January 17, 2014, were you under any medications
- 10 at that time?
- 11 A. No. sir.
- 12 Did you have any physical ailments as of the time that you were admitted in custody to Cook County 13 14 Jail?
- 15 Α. Excuse me, I don't understand that.
- 16 I will rephrase.
- Did you have any physical problems? Were you 17 18 in pain of any sort when you were admitted prior to 19 January 17th?
- 20 A. No, sir.
- 21 Did you have any mental health diagnosis 22 prior to January 17, 2014, that you are aware of?
- 23 No, none that I don't -- I do not recall. Α.
  - As of the time you were being transported to

10

1 Division -- from Division VI to Division VIII, how occurred prior to your in-custody stays at Cook County many members or employees of the jail, so far as you 2 Jail? can recall, were in the process of helping you move or 3 3 Α. Never. transporting you? Q. Now, in preparation for your deposition, 5 A. It was one transporting officer until I got 5 Mr. Bolton, other than speaking to your counsel, and I to the place where they actually wanted me to be. don't want to know anything you said to him or he said 6 6 7 Do you know the name of that officer, by 7 to you, but in preparation to your deposition, did you 8 chance? do anything in particular to prepare? Did you review 9 Correctional Officer Ivory. Α. 9 any documents? Q. Where did you first encounter corrections 10 10 A. Did I review any documents? I looked at a 11 officer, Ivory? Was it while you were in the cell? 11 couple pieces of paperwork. 12 A. No, I believe he was the officer that 12 Q. Do you know what the paperwork was that you 13 actually came and got me from Division VI to do the 13 had reviewed? whole transfer, I believe. 14 14 I can't say exactly. 15 Q. Were you given any instructions or any 15 Were they documents generated by the Cook information from Officer Ivory or anyone else prior to 16 16 County Jail as far as you know? being moved from Division VI to Division VIII? 17 17 Α. 18 Α. No. 18 Were there any documents you reviewed that Q. I understand that at the time of the 19 19 you yourself signed? 20 incident, you were holding certain personal items, at Me myself signed? 20 21 the time the incident occurred? 21 Yeah, that you signed, any documents. Q. 22 A. Yeah, I had the bed roll, the stuff that they 22 Yeah. Α. 23 give you in order to fix your bed. 23 was there more than one or was there just one Q. 24 Q. Anything else you were holding at that time? 24 that you signed? 15 1 Just the bed roll. 1 Maybe a few. 2 To the best of your recollection, is it fair 2 Do you know what they were? to say that you were dressed pretty much similar to 3 3 Just the grievance. the way you're dressed now? 4 Anything else that you did other than 5 Correct. 5 Α. reviewing documents in order to prepare for your 6 The clothes you were wearing were issued to deposition here today? Q. 6 you by the Cook County Jail? 7 A. No, nothing. 8 8 Q. Have you ever -- have you spoken to Α. 9 Had you ever seen Officer Miguel Ortiz at any Q. 9 corrections officer, Miguel Ortiz, at any time after time prior to January 17, 2014? 10 January 17, 2014? 11 11 No, sir. 12 Had you ever seen Officer Ivory at any time 12 How about corrections officer, Ivory? Q. prior to that date? 13 13 No, sir. 14 Α. Never. 14 Had you had a personal conversation with any As of January 17, 2014, how many prior times 15 15 of the individuals who were present at the time of had you been in custody in the Cook County Jail? 16 16 your incident after it occurred? A. I have been in custody in Cook County Jail a 17 17 I may have seen one since I have been here. 18 few times. 18 Do you know who that was? 19 Do you know how many times prior to 19 Officer Ramos. Q. Α. 20 January 17? 20 Did you any conversation with Officer Ramos? A. I don't know exactly how many, but I have 21 21 No, he tried to conversate with me because he Α. 22 been in custody a few times before. 22 knew who I was. 23 Q. Were there any incidents or anything, so far 23 what, if anything, did he say to you? Q. as you understand the word "incident," anything that 24 He just asked me what happened as far as with

my situation. general vicinity of where the incident occurred? 1 1 2 When you say your situation, do you mean why 2 Exactly. you're presently in Cook County Jail? 3 Ramos was speaking to Ortiz directly at that 3 Q. A. When I recently been incarcerated, he asked 4 time? me as far as like what was the results as far as what 5 5 Α. Yes. 6 happened or whatever. 6 What, if anything, did Ortiz say in response? Q. Q. When you say "what happened," are you 7 7 He didn't say nothing right away, but after a 8 referring to the incident on January 17? 8 certain amount of time, he told him that they assigned 9 9 me to that cell, "We are going to put him in the cell 10 What did you tell him? 10 anyway." 11 I told him nothing. 11 Had you seen that cell at that point? Α. Q. 12 Did you respond in any way to him when he 12 I never saw the cell. 0. 13 asked? 13 Did Officer Ramos say anything in response to I didn't tell him nothing. 14 14 Officer Ortiz saying that they were going to put you 15 Other than Officer Ramos, in the limited way 15 in that cell answay? you've described, have you had any other conversations 16 16 Α. No. 17 since January 17, 2014, with employees of the Cook 17 MR. FIELD: Just one second. 18 County Jail regarding that accident? 18 (Off the record.) 19 19 Α. BY MR. COYNE: 20 When was the first time that you saw Miguel 20 Did Officer Ivory say anything in response to Ortiz prior to the incident occurring? 21 21 anything Ortiz or Ramos had said? 22 Α. When was the first time that I seen Miguel 22 Α. No. 23 At some point, did you say something? 23 Ortiz? Q. 24 Q. Right, prior to the incident on January 17, 24 Yes. I asked to speak to a sergeant or a 17 19 2014, happened? lieutenant, someone in charge. 1 1 2 It was my first time seeing him when I got 2 was that because you didn't want to go in the cell? 3 transferred. 3 4 I understand that you were going to be 4 Α. Yes, sir. 5 transported to a particular cell originally; is that 5 Why was that? Q. Because the cell was quarantine. Officer 6 fair? 6 Α. 7 7 Ramos told Ortiz that the cell was actually in a Α. Yes. 8 Q. At some point, you overheard a conversation 8 quarantine. regarding the condition of that cell; is that true? 9 9 Q. By "quarantine, "what did you take that to 10 10 mean? 11 Q. Can you tell me about that, what you 11 Contagious. Something that I can catch, like 12 overheard? 12 a disease. A way you can get sick, anything. 13 A. At the time that they was trying to place me 13 O. As of the time that Officer Ramos told into the assigned cell, Correctional Officer Ramos, 14 14 Officer Ortiz that it was guarantined, did you have came and told Officer Ortiz that I could not be placed 15 any other knowledge about the state of that cell other 15 16 inside of the cell because it was a guarantine. 16 than what Ramos had told Ortiz? 17 Q. At the time that statement was made, it was 17 A. I just knew that officer -- see, Officer Ortiz was by the desk. He had the computer, like this 18 made by Ramos to Ortiz? 18 19 19 computer right here (indicating). So I guess his job Exactly. Α. 20 Besides you, was there anyone else present? 20 was to just log in the computer what cell that you go 21 Correctional Officer Ivory. 21 into. 22 22 Anyone else present besides them? But Officer Ramos was the guy officer that Q. 23 Just us. 23 actually was on the wings that actually knew about the Α. 24 Did that conversation take place in the wings, so I guess he informed Ortiz about the cell at

the time. Do you know if anyone had -- strike that. 1 1 2 At that point, you had yet to be in the cell. 2 Do you know when the last time was that 3 In fact, you were never in the cell? 3 anyone was in that cell prior to you? A. I never went in the cell. 4 I don't know. As to the state of the cell whether it was, 5 Now, when you said Officer Ortiz was at his 5 0. 6 in fact, contagious or not, that was something you had 6 computer, do you mean he was in his room off the no direct information about; is that fair? 7 hallway? 8 A. He was like right across maybe from where I 8 Α. Yes. 9 was standing at. I would say it was like in a booth. 9 Q. Other than what Officer Ramos had said to Was that booth in a room that was off the Ortiz, did you ever have any other information about 10 11 the state of that cell that you were supposed to go 11 hallway? 12 A. I can't say it was a room because there was 12 13 A. No. Just what Officer Ramos informed Ortiz. 13 no closed door. So it was just like a little booth. So you asked to speak to a sergeant or Q. To get to the booth, you would walk 14 14 15 lieutenant because you had concerns about being sick 15 through -- you would walk to that booth through the if you were placed in a cell that was contagious? 16 16 hallway? 17 17 Exactly. A. To get to the booth? Did you ever speak to a sergeant or a 18 18 Yes. Q. Q. 19 The booth -- it's like a hallway separating 19 lieutenant? 20 20 the booth and the side that I was at. A. Yes, I did. 21 Q. Any time before the confrontation before you 21 Did you review the video that was generated 22 and Ortiz? 22 from this incident? 23 A. It was way after the incident. 23 Yes, sir. Α. 24 When I say -- I have use the word "subject 24 Did you review that within the past 48 hours? 21 1 incident, incident," and "confrontation." So to be 1 No, sir. Α. fair to you, do you understand that when I say 2 Q. You have seen it at some point? "subject incident" or "confrontation" or "incident," I 3 3 Yes, sir. am referring to the physical confrontation between you 4 As far as you're concerned -- we may watch 4 5 and Ortiz; is that fair? 5 the video here, but as far as you are concerned, did that video capture the incident that led to your 6 Α. 6 7 Did you have any other conversation -- strike 7 filing the complaint against Officer Ortiz? Yes, sir. 8 that. 8 Did Ramos say anything else to Ortiz other 9 Were there any aspects of the incident that 9 10 than what you've testified to prior to the 10 you believe were not accurately captured on that confrontation with you and Ortiz? 11 11 video? 12 12 A. No. Α. Was there any aspect? 13 Sure. I'll ask it in a different way. 13 So if I understood your testimony correctly, Q. 14 Ortiz said he was going to put you in that cell 14 was there anything that happened that you 15 15 anyway? remember that was not captured on the video? Exactly. 16 A. The video showed everything clearly what 16 17 Did he make any statement about -- that is 17 happened. Q. Did the video that you watched, did it 18 did Ortiz make any statement about the condition of 18 the cell? 19 19 contain any audio at all? 20 A. No. He just said basically he didn't care, 20 A. No audio. 21 they assigned me to that cell, he going to put me in 21 Have you ever heard any recording of the the cell anyway. conversation between you and Officer Ortiz that took 22 22 23 Do you know what the cell number was? 23 place prior to the confrontation? 24 24 A. I think it was 2-A. Α, Never.

1 Q. To the best of your recollection, was Officer 1 A. I tried to get on the ground. 2 Ivory depicted in the video at some point? 2 Q. You tried to get on the ground. A. Yes, he was in the video. 3 3 So you tried to get on the ground as he was What about Officer Ramos? approaching you, and were you still holding the bed 4 4 Yes, he was in the video. 5 roll at that time? 5 Q. After Officer Ortiz told you that you were 6 6 Α. No. going to go in the cell anyway, despite your protest, 7 7 You had let it go? Q. 8 what, if anything, did you say? 8 Yes. Α. 9 All I asked was for a sergeant or white 9 Was it your intent -- why was it your intent Q. 10 shirt. 10 to get on the ground? 11 And I told him also that, "If I was you and 11 Because I was nervous. I was frightened, you was me, would you want me to go in a cell that's 12 12 because I saw Officer Ortiz trying to do something 13 quarantined?" That's what I did say. 13 with me indulged in his hands. I told him I didn't want to go in a cell 14 14 Was it your intent to get facedown or on your 15 that's quarantined. I didn't want to get sick. 15 back? Q. Did he say anything in response to that? 16 16 It was my intent to turn around and get 17 A. He said, "If you don't get in the cell, we 17 helped -- held loose, like on the ground, for me to are going to put you in the cell anyway," but he said 18 roll around on my stomach or lay down flat and just that as he was walking towards me, as he was 19 19 turn around and give them my hands, that was my 20 approaching me. 20 objective. 21 Q. And are you referring to the moments just 21 Q. Why was that your objective at that point? 22 before the confrontation occurred? 22 A. Because I was scared, I was nervous. After 23 A. Yes, like when he was right directly in front 23 he tried to reach -- after he came up into my face and 24 got to talk to me, after he actually reached for me of my face. 24 25 1 Q. Other than what you've testified to, as far and actually tried to touch me, I just tried to get on 1 as did Officer Ivory say anything to you at that 2 the ground. point? 3 3 Q. What is your height and weight today? I'm about 5-8, maybe 155, 160. 4 4 Α. No. 5 What about Officer Ramos? 5 Q. Were you substantially the same weight on Q. 6 Α. 6 January 17, 2014? So the bulk of the conversation immediately 7 7 Probably so, yes. prior to the incident was between you and Officer 8 8 What happened next? Ortiz? 9 9 What happened next as far as? 10 Exactly. 10 In the incident. Α. Q. 11 Q. After Officer Ortiz started to approach you 11 You got on the ground? 12 in the manner you've described, what happened next? A. I got on the ground. I felt someone hitting 12 13 A. He tried to -- I saw that he was trying to 13 me, the officer is going to hit me. At least -- I was 14 put his hands on me like he was going to reach for me, 14 just being hit. 15 15 After I was being hit, I felt a knee like, so I got nervous. 16 So I tried to get away from him because I 16 you know, in my body. Just a knee like moving me 17 seen that he was actually trying to do something to me 17 around a little bit, but then I was getting with his hands. So I stepped back away if him, but I handcuffed. 18 18 19 guess I fell. But I tried to get on the ground and Q. Who was striking you? Who was hitting you? 20 turn around and just get on the ground. 20 A. I believe Officer Ortiz. 21 Q. At that point, you were not cuffed, correct? 21 Q. Did you have a direct and unobstructed view 22 No, sir. 22 to Officer Ortiz at the time you were being hit? 23 At the time he approached you, you said you 23

tried to walk away --

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24

A. I could not see directly.

Q. To the best of your knowledge, did anyone --

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too.

## Litroy Bolton 03/07/2017

saying, "Get on the ground," he was reaching on me

and then tried to get on the ground.

to force me inside the quarantined cell.

from the location where the incident occurred?

getting on the ground?

Α.

Q.

Q.

Α.

contact?

Α. No.

or the same level?

know exactly where.

Yes.

Once I seen him reaching with his hands to try to touch me, I backed up and jumped away from him

Did he threaten you in any way prior to your

He never threatened me. He just was trying

Do you know how far the quarantined cell was

Do you know whether it was on the same floor

At some point, you were placed in handcuffs?

Other than the hitting that you received that

If you know, do you know how many times you

A. I believe it's on the same level, but I don't

well, let me back up. 1 What's your -- what are your reasons for 2 3 believing it was Officer Ortiz that hit you? What was my reasons? 4 5 Yeah, why did you believe that? Probably because I didn't do what he said as 6 far as like -- he came towards me. I believe he was 7 8 maybe upset at me. Q. As far as your belief that it was Ortiz that 9 10 was striking you, is it your belief that he was the 11 only one who hit you at that time? 12 A. Yes. Were you able to see him hitting you or do 13 you just believe that for other reasons? 14 15 I maybe seen him maybe the first swing or so, but after that I was trying to move my face. But I 16 knew he was the one that was actually hitting me. 17 Did anyone other than Ortiz hit you at any 18 19 time? 20 Α. No. 21 Were you -- at the time you were being hit, 22 were you resisting arrest as far as you know? 23 No. 24 Were you resisting at any point between the 29 1 time Ortiz walked up to you and the time you were placed in handcuffs? 2 A. No. All I did was get on the ground. I 3 4

1 were hit prior to being handcuffed? 2

Maybe eight, nine times, punched.

3 After you were handcuffed, were you struck at 4 any time by anyone?

you've already testified to, and the knee that you

received into the body, is there any other physical

- As I was getting handcuffed, I believe he was 5 Α. still swinging.
  - Q. After the point where you were successfully handcuffed, were you hit by anyone?
    - A. I wasn't hit by anyone.
  - Q. After you were handcuffed, you were not hit?
- After I was handcuffed, he still hit me maybe 11 a few times, but it was -- he was doing it -- while 13 the other officer was handcuffing me, he was punching 14
  - Q. At the point where both cuffs were placed on your wrist, were you struck at any time?
  - A. Maybe a couple more times. I felt like somebody grab my DOC and, like, I believe it was Ortiz and, like, lift on me and then my head kind of hit the ground a little.
  - Q. So as far as the physical contact between you and Ortiz, it consisted of him hitting you, to the best of your recollection, eight to nine times, and then you were also kneed at some point. Is that fair?

don't recall me resisting.

Q. Were you ever instructed by Ortiz or anyone else to get on the ground?

A. He told me prior to him trying to reach for me -- prior to him trying to grab me to get on the ground, he did tell me to get on the ground, but he did as in his motion trying to reach for me too.

When I actually seen him trying to touch me, because he told me he was going to put me in the cell anyway, I got on the ground.

Q. Was that the last thing he said to you before you got on the ground, that he was going to put you in the cell anyway?

No, that wasn't the last thing he said to me.

What was the last thing he said to you before you started to get on the ground?

"Get on the ground," as he was moving in Α. motion.

22 So he told you to get on the ground, and then 23 you were starting to get on the ground?

He said it all in one motion. As he was

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1	A. I can't say "knee." His knee was just you	1	else who was at that scene?
2	know how police officer well, they got someone on	2	A. I did not after they after I got up, I
3	the ground, how they have their knee inside the body.	3	believe there was another officer that maybe walked up
4	Q. Other than that contact and the eight to nine	4	and gathered around and was talking to them, maybe one
5	times being hit, was there any other physical contact	5	more officer.
6	between Ortiz and you?	6	Q. What physical injuries did you sustain from
7	A. Only I believe he grabbed my shirt, lifted	7	this confrontation?
8	my body up a little and let my head fall on the	8	A. I had a couple of knots in the back of my
9	concrete ground.	9	head. I had a swollen eye, face was swollen.
10	Q. When you say he let your head fall on the	10	I had a few migraines, migraines, sharp pains
11	concrete ground, just tell me specifically what you	11	in the head throughout the incarceration. Every so
12	mean by that?	12	often, just a sharp pain in the back of my head.
13	A. Like he grabbed me and lifted my body up a	13	Q. Anything else?
14	little while I was cuffed and then my head hit the	14	A. No.
15	ground.	15	Q. Which eye was swollen?
16	Q. I understand you're cuffed, so that limits	16	A. I don't remember exactly which one as of now.
17	your ability to demonstrate.	17	It's been a long time now, but
18	But, for the record, the witness was had	18	Q. Was your vision affected in any way as a
19	his hands together and was lifting upwards from his	19	result of this incident?
20	waist upwards.	20	A. For maybe a week while my eye was swollen,
21	BY MR. COYNE:	21	yeah, I mean I had a swollen eye, so, I mean, my
22	Q. How many times did that happen?	22	eye was messed up maybe until it got healed or until
23	A. Once.	23	the swelling went down.
24	Q. After you were handcuffed, what happened	24	Q. Are you you closed your left eye. Is it
	33		35
1	next?	1	your
2	A. I got up, I scooted against the wall and I	2	A. I am just describing I don't know exactly
3	waited to talk to a sergeant or lieutenant.	3	which eye.
4	Q. Did Officer Ortiz say anything to you after	4	Q. The migraines that you sustained you
5	you were handcuffed?	5	called them "migraines" had you suffered migraine
6	A. No.	6	headaches any time before January 17, 2014?
7	Q. Did Ramos say anything to you after you were handcuffed?	7	A. Throughout my whole life?
8		8	Q. Any time before January 17.
9	A. No. Q. Did Ivory say anything to you after you were		A. Yes, I got migraines before, but it was a
10 11	Q. Did Ivory say anything to you after you were handcuffed?	10	sharp pain from the incident of him banging my head
11		11	against the ground.
12	A. No.	12	Q. Let me pause for one moment.
13	Q. Did there come a time when the sergeant or	13	Unless somebody objects, I am going to shut
14 15	lieutenant arrived?	14	the door.
15 16	<ul><li>A. Yes.</li><li>Q. Do you know the name of that officer?</li></ul>	15 16	(whereupon, the record was read as requested.)
10 17		17	BY MR. COYNE:
17 18	<ul><li>A. I don't know the name of the sergeant.</li><li>Q. Was it a white shirt?</li></ul>	18	Q. When you said that he banged your head
10 19	A. Yes, sir.	19	against the ground, earlier I wrote down that he
20	Q. How much time elapsed between the time you	20	lifted you up and let your head fall to the concrete.
21	were handcuffed and the time the white shirt arrived?	21	
22			-
	Δ Maybe III to 15 minutes	122	COUNTAIN ALLACK OU AUI OL LE LUIE LUE CAMP VOOL
73	A. Maybe 10 to 15 minutes.	22	separate attack on you or is this the same one?
23 24	Q. Besides Ramos, Ivory and Ortiz and yourself,	23	A. That's the same one.
23 24	•	Į.	·

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37

- accurate to describe it that he let your head hit the ground or that he actually physically forced your head into the concrete?
- A. He wanted my head to hit the concrete so he made sure my head hit the concrete.
- Q. As to whether he let it fall or whether he7 slammed it, are you able to say specifically --
- 8 A. I can't say specifically. It sound like the 9 same thing.
- 10 Q. You had a couple of knots on the back of your 11 head. Was it immediately in the rear of your skull or 12 on the left side or the right side?
- 13 A. I had one knot right here, on the right of my 14 head, and maybe on the left side.
- 15 Q. First one you indicated, for the record, was 16 above the color in the middle of the back of the 17 skull.

The second one appeared to be to the left, above your left ear, correct?

A. Yes.

20

24

3

14

19

20

21

- 21 Q. To the rear and above your left ear.
- Were these two -- how long before these knots resolved or went away?
  - A. Maybe a couple of months.

- Q. The sharp pains in the back of your head -- did you say it was in the back of your head?
  - Δ. Ves
- 4 Q. Were they the same as where you were
- 5 indicating where the knots were, is that where the 6 sharp pains were?
  - A. Yes.
- 8 Q. Had you ever taken any medication,
- 9 over-the-counter or otherwise, for headaches prior to 10 January 17, 2014?
  - A. Yes.
- 12 Q. Was it over-the-counter or prescription 13 medication?
  - A. Just prescription medication.
- 15 Q. Do you recall who the physician was who 16 prescribed those medications to you?
- 17 A. I believe the medication that I took was 18 really pain medication that was here. So I don't know 19 if you mean that I was prescribed. I mean, it was 20 just the medication that I would receive when I was 21 here.
- Q. Did you have a primary care physician outside of Cook County that treated you prior to January 17th?
  - A. No. I just took regular pain medication. If

39

- Q. Did you bleed in any way as a result of the confrontation?
  - A. No. Just had a swollen face.
- Q. When you say you had a swollen face, was the swelling restricted to one side of your face or the other or was it on both sides?
- 7 A. I believe this was -- it was to one side of 8 the face.
- 9 Q. Do you know, was that -- you indicated to the 10 right. Do you recall which --
- 11 A. I don't know exactly which side of the face 12 it was, but I know whatever side of the face it was, 13 it was one-half of the face that was swollen.
  - Q. Understood.
- $15\,$  Was the swelling above the nose or below the  $16\,$  nose as well?
- 17 A. Nose, the eye, it was all together, on one 18 side of the face.
  - Q. To the best of your recollection, did the swelling extend down below your nose line, in other words, down to your jaw area?
- A. No. It was just the eye and maybe the nose and maybe the part of my face, like the jaw,
- 24 everything, things like this (indicating).

- my head hurt -- was hurting, I just took maybe an
  Advil or Tylenol.
- Q. Had you ever been hospitalized overnight prior to January 17, 2014?
  - A. No
- Q. Had you ever been in a car accident beforeJanuary 17, 2014?
  - A. No.
- 9 Q. Any physical altercation prior to that date 10 that resulted in you receiving medical treatment for 11 any reason?
  - A. No.
- Q. The knots on the back of your head, I believe you said they resolved within a couple of months?
  - A. Yes
- 16 Q. The swelling in your face, how long before 17 that resolved?
- 18 A. Maybe by the time I went home, within three 19 weeks it was down.
  - Q. Do you remember when you went home after January 17, 2014?
  - I believe it was February 3rd.
- 23 Q. The migraines, how long did they continue?
  - A. I just, like, maybe had, like, maybe sharp

40

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pains throughout, like, every now and then I guess,
                                                              1 to fall to the ground?
     like, if I was stressed or something like that, I'd
                                                                      A. I didn't want him to actually touch me as
2
                                                              2
3
     get like a sharp pain from where I landed on my head.
                                                                  physically, like, because I know that some
4
             Did you receive any medical opinion that the
                                                                  correctional officers will beat you, like, put their
                                                              4
5
    migraines that you experienced after the date of the
                                                              5
                                                                  hands on you.
     altercation were attributable to the altercation?
6
                                                              6
                                                                           So as I seen him actually trying to put his
7
        Α.
             No, sir.
                                                              7
                                                                  hands on me, I made myself to get helpless on the
             Did you injure any part of your body below
8
                                                                  ground so I wouldn't get touched.
                                                              8
    your neck as a result of the altercation?
9
                                                              9
                                                                      Q. At that time, Officer Ortiz was pretty much
10
        A. No, sir.
                                                             10
                                                                  right in front of you, at the time you were going to
11
             Is it fair to say that within roughly one
                                                             11
                                                                  the around?
12
    month after the altercation, the physical injuries you
                                                             12
                                                                      A. He was in front of me. He's putting his
     sustained had basically gone away?
13
                                                             13
                                                                  hands in my face.
14
             Yes, sir. A month or two.
                                                             14
                                                                      Q. At that time, where was Ivory and Ramos? Do
15
             I'm sorry?
                                                             15
                                                                  you know if they were to the right, to the left, if
16
             A month or maybe two months.
                                                             16
                                                                  you know?
17
             Did there come a time when you had filed a
                                                             17
                                                                      A. I believe one officer was maybe to the left
18
     grievance against Officer Ortiz?
                                                             18
                                                                  and both of them was on one side I believe, to my
19
                                                             19
                                                                  left.
        Α.
20
             Was that as a result of the incident?
                                                             20
        Q.
                                                                                      (Whereupon, Bolton Deposition
21
        Α.
                                                             21
                                                                                       Exhibit No. 3 was marked for
22
             What specifically caused you to file a
                                                             22
                                                                                       identification.)
        Q.
23
     grievance?
                                                             23
                                                                  BY MR. COYNE:
24
             It was the protocol -- or maybe the action
                                                             24
                                                                      Q. Mr. Bolton, I am going to show you -- first
                                                         41
1
    that I had to do to maybe get something done about
                                                              1
                                                                  show your counsel, what's been marked as Bolton
2
    what the officer had did to me.
                                                              2
                                                                  Exhibit 3. And this has already been marked. I am
3
        Q. Clearly, you feel and felt that what Officer
                                                              3
                                                                  going to show your counsel.
    Ortiz did to you was inappropriate, true?
4
                                                              4
                                                                           I am just going to ask you to take a look at
5
        A. Yes, sir.
                                                                  this. It's what I understand to be the Sheriff's
6
             what specifically do you believe he did to
                                                                  Office of Cook County Internal Affairs/Inspector
                                                              6
    you that was inappropriate?
7
                                                              7
                                                                  General Complaint Register.
8
        A. Hit me when I was on the ground, just putting
                                                              8
                                                                           For the record, it's Bates stamped P56, -57,
9
    his hands on me as a correctional officer. It was
                                                              9
                                                                  and -58. I understand that to be three pages long.
10
    very inappropriate.
                                                             10
                                                                           Is this a document you have seen before, sir?
11
             Do you believe at the time he approached you
                                                             11
                                                                      Α.
12
     immediately prior to your going to the ground, do you
                                                             12
                                                                           Is one of the documents you reviewed in
     believe at that time he was within his rights as a
13
                                                             13
                                                                  preparation for your deposition?
     corrections officer, if you know?
14
                                                             14
15
        A. Yes.
                                                             15
                                                                           Could you kindly take a look at that? I want
16
        Q. It was at the point where he was attempting
                                                             16
                                                                  to give you a chance to read it. If you've read it
17
     to put his hands on you that he crossed the line, so
                                                             17
                                                                  recently enough, you can just let me know.
18
                                                             18
     to speak?
                                                                           It is three pages long, so I am going to ask
19
        A. Just him actually hitting me, like he was
                                                             19
                                                                  you a few questions about the entire document.
     hitting me and him grabbing me and banging my head
20
                                                             20
                                                                           MR. FIELD: The third page is not a part of
21
     against the ground.
                                                             21
                                                                  the actual Cook County Jail grievance. That's a
22
        Q. As far as you're going on -- going to the
                                                             22
                                                                  separate document.
                                                             23
23
     ground, was that something that was a result of your
                                                                           MR. COYNE: Okay.
24
     decision or do you think he assisted you or caused you
                                                             24
```

```
BY MR. COYNE:
 1
                                                                  I signed was this paper right here (indicating).
 2
         Q. Let's make a correction for the record.
                                                              2
                                                                      Q. To the best of your knowledge, was there
 3
              The complaint register based on plaintiff's
                                                                  anything else that you signed other than this document
 4
     counsel's representation is actually two pages long.
                                                                  pertaining to your complaint against Officer Ortiz?
 5
     So it should be P-56 and P-57; is that fair?
                                                              5
                                                                           Not that I know of, sir.
 6
              MR. FIELD: Yes.
                                                              6
                                                                      Q.
                                                                           Is that fair?
 7
     BY MR. COYNE:
                                                              7
                                                                           Was this at the home address that you gave
 8
         Q. So P-58 appears to be a separate document.
                                                              8
                                                                  earlier that this was created?
9
     It actually says, "Detainee complaint notification."
                                                              9
                                                                           Yes, sir, 1858 South Avers.
10
              So just directing your attention to the first
                                                                           Okay.
                                                             10
                                                                      Q.
11
     two pages of Exhibit 3, Mr. Bolton, is it fair to say
                                                             11
                                                                           The location of incident is listed as
12
     that that's a document that you wrote yourself?
                                                             12
                                                                  Division VIII. 2-A.
13
                                                             13
                                                                           Is that your -- do you believe that's an
14
         Q.
              Where were you when you wrote that, if you
                                                             14
                                                                  accurate description of where with the incident
15
     remember?
                                                             15
                                                                  occurred?
16
         A. I believe I was at home.
                                                             16
                                                                      Α.
                                                                           Yes, sir.
17
            It indicates the date of incident as
                                                             17
                                                                           What does "2-A" refer to, to the best of your
18
     January 17, 2014. To the best of your recollection.
                                                             18
                                                                  knowledge?
19
     is that the date in fact when the incident occurred at
                                                             19
                                                                      Α.
                                                                           I have no clue.
20
     the Cook County Jail?
                                                             20
                                                                      Q.
                                                                           Did you write that in or was it written in
21
             Yes, sir.
                                                             21
                                                                  for you?
22
              Does your signature appear on the second page
                                                             22
                                                                      A. Did I write what in?
23
     that is P-57?
                                                             23
                                                                      Q.
                                                                           Division VIII, 2-A, under "Location of
24
         A. Yes, sir.
                                                             24
                                                                  incident."
                                                         45
                                                                                                                       47
1
             It indicates a date of March 16, 2015.
                                                              1
                                                                           I am just asking you, did you write that or
2
              To the best of your recollection, is that the
                                                              2
                                                                  did somebody write that for you?
3
     date you both created and signed this document?
                                                              3
                                                                      Α.
                                                                           I believe I wrote that.
 4
         Α.
              Yes.
                                                              4
                                                                      Q.
                                                                           How did you know it was 2-A where the
 5
             Who else was present when you wrote this up?
                                                              5
         Q.
                                                                  incident occurred?
 6
             When I wrote the Page 1.
                                                              6
                                                                      A. Because I had a copy of my grievance.
 7
         0.
              Right. When you wrote it and signed it?
                                                              7
                                                                           The time of the incident said 3 to 11.
 8
         Α.
              It was some sheriff deputies.
                                                              8
                                                                           Is that the shift during which the incident
9
              Do you remember how many were present?
         Q.
                                                              9
                                                                  occurred?
10
              There was two.
                                                             10
                                                                      Α.
                                                                           Yes, sir.
11
              Do you remember their names?
                                                             11
                                                                      Q.
                                                                           Did you write that in?
12
         Α.
                                                             12
                                                                      Α.
13
             Was this at your home?
         Q.
                                                             13
                                                                           As far as Page 1, is there any writing on
14
         Α.
                                                             14
                                                                  this document that was the result of anyone else but
15
              Had they traveled to your home with your
                                                             15
                                                                  you?
     approval and your allowing them to enter your home?
16
                                                             16
                                                                      Α.
                                                                           Excuse me.
17
                                                             17
         Α.
                                                                           Did anyone else other than you write anything
             And to the best of your knowledge, were they
18
                                                             18
                                                                  on Page 1 of this complaint?
19
     at your home in response to the grievance you filed
                                                             19
                                                                      A. I did, just me.
     against Officer Ortiz?
20
                                                             20
                                                                           Same question as to Page 2, other than the
                                                                      Q.
21
         Α.
             Yes.
                                                             21
                                                                  notary public.
22
             Were there any documents that you created and
                                                             22
                                                                           Just me.
                                                                      Α.
23
     signed prior to this document regarding the incident?
                                                             23
                                                                           Were you instructed to write any of the text
24
         A. Was there any document? The only thing that
                                                                  on Page 1 or 2, or was it an entirely a result of your
                                                             24
                                                         46
```

own decision? 1 result of the incident? 2 Run that by me one more time. 2 Α. Yes. 3 Did anyone tell you to write this or did you 3 Other than the physical problems that you 4 write it because you believe it's a true and accurate have described earlier, were there any other injuries 5 description of what occurred? 5 that you believe that you sustained that caused you to A. I believe the sheriffs told me to write this 6 6 request physical attention or medical attention? 7 down. 7 Α. 8 When you say told you to write, are you 8 Q. How long were you in -- well, let me ask you, 9 saying that they told you to write what happened or 9 where did you go to receive the medical attention? 10 they told you to write these particular words? 10 Cermak. 11 A. In order to go through with the proceedings. 11 And how long after the incident were you 12 If I wanted to pursue everything, I believe they told 12 transported there? 13 me to write this down. 13 How long after. 14 Q. The text that appears under the narrative 14 Yeah. I mean, how long did it take for them 15 section on Page 1, do you believe that that's a true. 15 to get you over there? 16 accurate and complete description of what occurred at 16 Maybe three hours, maybe three hours. 17 the time of the incident with Officer Ortiz? Where were you detained or where were you in 17 Q. 18 Α, Yes. between the time of the incident and the time you were 18 19 Q. In the middle that paragraph, it says Officer 19 transported to Cermak? 20 Ortiz asked to you get on the ground. 20 I was sitting in -- are you saying where was 21 At what point did he ask you to get on the 21 I before I went there? 22 ground? 22 Q. Yes. 23 As he was reaching, "Get on the ground," and 23 Α. Sitting inside of a bullpen. 24 he was reaching. So he did that as he was trying to 24 when you were sitting inside the bullpen when 49 1 touch me. you were sitting there, were you handcuffed? 2 Now, the last sentence it says, "I told 2 Α. 3 sergeant when he approached me, but he just wrote it 3 How long did you have the cuffs on after the 4 up as I fell on the ground on my own." 4 incident before they were removed? 5 Are you referring to what Officer Ortiz wrote 5 A. I believe -- once they placed me in the up or what the sergeant wrote up? 6 6 bullpen, I believe they took them off, but I don't 7 A. What the sergeant wrote up. 7 know if they took them off or if I kept them off. 8 Q. How did you come to know that that's what the 8 Q. Who was in your presence while you were in 9 sergeant wrote up? 9 the bullpen, if you remember? 10 Because I believe when I got a copy of the 10 I don't know. The shift changed. I don't grievance or some paperwork, that I seen the 11 remember what officer really moved me over there, put sergeant's response, and he said that I had fell on 12 me over there. 13 the ground on my own. 13 Did you have any other conversation after the 14 Q. At the time you signed this document on 14 incident -- strike that. 15 March 16, 2015, did you believe it was a true, 15 Did you have any conversation after the 16 accurate, and complete description of what occurred at 16 incident with Officer Ortiz at all? 17 the time of the incident? 17 Α. 18 Yes, sir. 18 Did you have any conversation after the 19 Do you continue to hold that opinion? Q. 19 incident with Officer Ramos? 20 Α. Yes, sir. 20 Α. No. 21 After the incident, did there come a time 21 Q. How about Officer Ivory? 22 when you went to the medical dispensary?

23

24

Α.

Q. And did you request medical attention as a

50

22

23

24

Α.

Q.

happened?

52

You did talk to the white shirt about what

```
1
         Α.
              Yes.
                                                                            when my hands were handcuffed behind my back.
 2
              Was there anyone else you talked to after the
                                                                   I felt like he could have did anything to me. My
 3
     incident other than the white shirt before you were
                                                                   hands cuffed behind my back. So there is times where
 4
     transported to Cermak?
                                                                   I thought about mostly, like, why would this even
 5
         Α.
                                                               5
                                                                   happen.
 6
              Did you ever threaten Officer Ortiz?
         Q.
                                                               6
                                                                            Or if I was in the midst of trying to do
 7
         Α.
                                                                   anything to him, you know what they would have did to
                                                               7
 8
              As far as you know, did you have any visible
                                                                   me? I would have been broken up, like totally broke
                                                               8
 9
     injury after the incident, if you know? In other
                                                               9
                                                                   up, somewhat, because they all would have did
10
     words, an injury that somebody could see?
                                                              10
                                                                   something to me. So yeah, I thought about it
11
         Α.
                                                              11
                                                                   emotionally, yes, it hurt. Then I locked down, locked
12
         Q.
              Was that basically what you described
                                                              12
                                                                   up. It's very stressful.
13
     earlier, the swollen face?
                                                              13
                                                                            On top of that, me just thinking about what
              My face was swollen, I didn't...
14
                                                              14
                                                                   happened to me, I have no one to talk to, like my mom
15
              It looks as if the medical -- or strike that.
                                                             15
                                                                   is deceased and my dad is deceased, yeah, it was
16
              It looks as if the hospital evaluation
                                                             16
                                                                   emotionally, yes, stressful. It's just a stressful
     occurred on or about January 18, 2014, at
17
                                                              17
                                                                   situation.
18
     approximately 2:14 a.m.
                                                             18
                                                                       Q. The stress that you just described and the
19
              Does that sound accurate, if you know?
                                                                   emotional distress that you described, did there come
                                                             19
20
         Α.
            I believe so, yes.
                                                              20
                                                                  a time when that resolved, went away?
21
              Do you know whether you were ever transferred
                                                             21
                                                                       A. It's like it will always be something that I
22
     to special housing segregation after the incident
                                                             22
                                                                  think about. It's like if you have, like, a friend,
23
     before you were discharged from Cook County Jail?
                                                             23
                                                                  when you forgive them for something but you never
24
         A. No, I was never transferred to segregation.
                                                             24
                                                                   forget what they did, it's always going to be in the
                                                         53
 1
     never transferred to seq.
                                                                  back of my mind that {\tt I} never forgot what happened to
                                                              1
 2
         Q.
              You never were you said?
                                                                  me. But I can let it go past, but it's still going to
 3
              Never were.
                                                                  always be there that this is what happened to me.
              Prior to your discharge from county jail, at
                                                              4
                                                                      Q. The feelings of stress that you described,
 5
     any point did you threaten Officer Ortiz?
                                                              5
                                                                  and I'm obviously talking about after the incident.
 6
                                                              6
                                                                  did they persist after you were discharged to Cook
 7
              Were you ever evaluated, to the best of your
                                                              7
                                                                  County Jail.
 8
     recollection, by the chief psychiatrist at Cermak?
                                                              8
                                                                      A. It's been a couple times that I thought
 9
              Chief psychiatrist. Which is?
                                                              9
                                                                  about, man, yeah, this guy did this to me. I mean,
10
              Just at Cermak.
                                                             10
                                                                  yes, I thought about it. But, you know, when you're
11
              There's probably been a time that I have been
                                                                  outside and you're living, life is going on, it's just
                                                             11
     right there before. I don't know if during that time
                                                             12
                                                                  going to be something that come across you that you
     that I was incarcerated, if I was there then or not.
13
                                                             13
                                                                  just won't think about. You know, your life still
     I don't remember, but yes, I have been there before.
14
                                                             14
                                                                  goes on.
15
             Separate and apart from the physical injuries
                                                             15
                                                                           Well, you were discharged from Cook County
16
     that you sustained from the incident, were there any
                                                             16
                                                                  Jail on or about February 3, 2014; is that fair?
17
     other types of injuries that you sustained?
                                                             17
                                                                      Α.
                                                                           Yes.
18
             Any type of injuries?
                                                             18
                                                                           After your discharge, how frequently would
19
             Any other types of injuries. For example,
                                                             19
                                                                  you be troubled by these thoughts? Daily? Weekly?
20
     emotionally, psychological.
                                                             20
                                                                  Monthly?
21
         A. I was stressed out because I felt like how
                                                             21
                                                                      A. Maybe once a month. Maybe when I am just
22
     can I get beat up by a correctional officer when they
                                                             22
                                                                  feeling or thinking about, like, my mom and my dad, or
```

23

24

thought about.

supposed to be here to help us. It's stuff that I

54

23

24

thought.

56

something that just comes to pass, come through as a

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#### Litroy Bolton 03/07/2017

Are you still plagued by these thoughts? 1 2 It still happened to me. I mean, I am never 3 going to forget it. Like I just said, it happened. 4 Now, the only thing I can think about is what 5 if I tried to defend myself or anything like that. 6 Stuff like that come to me, and I think about that 7 type of stuff, too, what would have happened to me if I would have tried to defend myself or tried to help 8 9 myself from getting touched or anything like that. 10

So yeah, I mean, it's always going to be something I think about. Now that I got a son, when he gets a little bit older, I am going to let him know, I'm going to try to tell him.

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You know, so it's always going to be there in my head. You know, it's going to be there. But it's just maybe something that I know that happened to me, so it's going to be there.

Q. We have discussed the physical injuries that you sustained and now you've described the emotional and, as you put it, the stress that you experienced as a result of the incident.

In order to fully understand what happened to you as a result of this incident, is there anything else you think you need to testify to? Anything else

1 is something that go on all the time. So I'm just -2 I am really appreciated that something is actually
3 happened behind it, you know.

But I just wish it wouldn't happen to nobody because you never know how the next person will be able to take it. You know, you never know. You know 7 what I'm saying?

It's just people get beat up and just go on with it. Ain't nothing going to happen to them or nothing like that, it's just you in jail, you are going to beat up. This is what we do to you. That's all.

Surprised my grievance even got turned in, because there is a lot of times when you write grievances, they rip up the grievances, people don't even see them. You got to give it to the right hands in order for it to go through the proper chains of command. So I am just blessed that my stuff actually went through, that stuff actually came to light.

Q. Had you filed a grievance at any time prior to this one?

MR. FIELD: What do you mean by "this one"?
THE WITNESS: You mean before?

BY MR. COYNE:

57

59

you'd want to add in addition to what you've testified to thus far as far as the injuries you sustained in this incident?

- A. Anything else that I want to add?
- Q. What I'm saying is in order to appreciate -you testified to your physical injuries, you testified to the stress.

My question is, in order to fully appreciate the injuries and bad things that you experienced as a result of this incident, is there anything else that you would need to add to make that description complete?

A. I just wish that stuff that happened to me wouldn't happen to the people just at all, like, because you never know what anybody is going through. You never know what one person's life is like as far as just being inside this little thing. That's how they are. I never want anybody to go through what I went through.

It's been going on a lot. It goes on a lot of times and all the time, you know.

I am surprised that something even happened, you know, as far as someone to see or appreciate what happened to me. Because this common, you know, this

Q. You've identified Exhibit 3, you have identified the complaint that you filed.

When you say "a grievance," is that what you mean? Are you referring to the complaint you filed against Officer Ortiz?

- A. Yes
- 7 Q. Have you ever filed a complaint against any 8 other officer prior to January -- prior to this 9 incident?
  - A. I don't remember.
- 11 Q. Have you filed a complaint against anybody 12 other than this one?
- A. If something went on that I didn't like, I am pretty sure I probably filed a grievance.
  - Q. Do you have any specific recollection of a grievance where you actually signed a document to support a complaint that you were making?
    - A. No.
  - Q. Other than this one?
  - A. No, I don't remember.
- Q. Do you believe that anyone employed by
  Cook County Sheriff's Department took any steps to
  prevent you from filing your lawsuit in this case at
  any time?

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A. Do I believe? No.
 1
                                                                      A. I haven't been employed in maybe a few years
2
        Q. I understand you had a civil case that was
                                                              2
                                                                  because I had my grandmother -- my grandmother and my
3
    filed where you sued a company or a person named
                                                              3
                                                                  uncle, like familywise, they have, like, a barbershop.
     Heatherington; is that true?
 4
                                                              4
                                                                  So I actually help around the barber shop. If I need
 5
        A. Which one? My father? Is that what you are
                                                                  something like that, my grandmother is able to help
6
     recalling -- what you are saying?
                                                              6
                                                                  provide me.
7
         Q. In discovery, there was identification of a
                                                              7
                                                                           My grandmother is getting old. And so I
    civil lawsuit that was filed by you or at your -- on
                                                                  basically try to stick around her house, and she has a
9
    your behalf.
                                                              9
                                                                  few houses, try to help her -- my grandmother.
10
        A. My father had passed away, fell down some
                                                             10
                                                                           So you help your grandmother around the
11
    stairs -- if that's what you're saying. I am trying
                                                             11
                                                                  house?
12
     to help see -- that's the only thing that I know of.
                                                             12
                                                                      A. She got a couple -- well, she owns a couple
13
              It would have been my dad who filed it also,
                                                             13
                                                                  apartments and I help her around all the apartments.
14
     but he was brain dead at the time and he passed away
                                                                  I mow the grass.
                                                             14
    at Kindred Hospital.
15
                                                             15
                                                                     Q. I'm sorry, I didn't hear you.
16
        Q. At Kindred?
                                                             16
                                                                      A. Mow grass, shovel snow, clean up the barber
17
        Α.
             Yes, Montrose and Rockwell.
                                                             17
                                                                  shop. When people getting through cutting their hair,
18
             Do you know was that a wrongful death suit?
                                                                  I help them. If they fixing up the barber shop, I do
19
                                                             19
                                                                  stuff like that.
        Α.
20
             Were you appointed the special
                                                             20
        Q.
                                                                           I have tried to go to do labor work. I was
21
    representative?
                                                             21
                                                                  at a company called Accurate, but it's been a couple
22
        A. Yes, I am my daddy's only child. So he was
                                                             22
                                                                 times where background showed up where they didn't let
23
    brain dead, he couldn't talk and couldn't do nothing,
                                                             23
                                                                 me work no more.
24
    so it was left to me.
                                                             24
                                                                      Q. You have two felony convictions?
                                                                                                                      63
1
             Did you testify at a deposition at any point
                                                              1
2
    in that case?
                                                              2
                                                                      Q.
                                                                          One is for domestic battery?
3
        Α.
                                                              3
                                                                      Α.
4
             Do you know if there were any depositions
        Q.
                                                              4
                                                                          What's the other one for?
                                                                      Q.
5
    that took place as a result of that lawsuit being
                                                              5
                                                                          A drug case, 2005.
6
     filed?
                                                              6
                                                                          Is that cannabis?
                                                                      Q.
7
             If it was, I believe it was with my sister.
                                                              7
                                                                      Α.
8
             Your sister was not the biological daughter
                                                              8
                                                                          What was the drug involved?
                                                                      Q.
9
    of your father?
                                                              9
                                                                      Α.
                                                                          Ecstasy pill.
10
        Α.
             No.
                                                             10
                                                                          Was that possession or possession with intent
                                                                      Q.
11
             Did you sign any documents in the course of
                                                             11
                                                                 or delivery?
    the investigation of that lawsuit that you know of?
12
                                                             12
                                                                          It was a possession with intent.
13
             I don't remember.
        Α.
                                                             13
                                                                          were there any co-defendants in that case, if
14
        Q.
             Do you know who the attorney was that
                                                             14
                                                                 you recall?
15
     represented your father's estate?
                                                             15
                                                                      Α.
                                                                          No.
16
             Yes.
                                                             16
                                                                      Q.
                                                                          That was in Cook County, right?
17
             Who was that?
                                                             17
                                                                     Α.
18
             Frank Santilli.
        Α.
                                                             18
                                                                      Q.
                                                                          Have you ever served a period of time of
19
        Q.
             Frank Santilli?
                                                             19
                                                                 incarceration in the Illinois Department of
20
             Yes.
        Α.
                                                             20
                                                                  Corrections?
21
             Prior to your becoming in custody at Cook
                                                             21
                                                                     A. Yes. I have been in boot camp, and I had --
22
    County Jail this time, were you employed?
                                                             22
                                                                 yes, and I had a year.
23
             Was I employed? No.
        Α.
                                                             23
                                                                      Q. When you say you had a year, was that at
24
        Q. When is the last time you were employed?
                                                                 Stateville? Do you know where you served?
                                                             24
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62

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A. I had majority of my time in -- I stayed in
 1
                                                              1
                                                                  regarding this incident?
 2
     Stateville for like a month.
                                                              2
                                                                      A. The first time was actually when the IA, the
 3
         Q. In all how many felony convictions do you
                                                              3
                                                                  sheriffs, they came to my house maybe the end of 2015
     have altogether?
 4
                                                              4
                                                                  and they told me that they had a video and they wanted
             Three.
 5
        Α.
                                                              5
                                                                  to ask me if I wanted to go through with everything
 6
              Have you ever violated your probation?
                                                              6
         Q.
                                                                  still.
             I had probation once before and they
                                                              7
                                                                           And I told them yes, I want to go through
     terminated me unsatisfactory, that's why I got boot
                                                                  with everything still.
                                                              8
 9
                                                              9
                                                                           Just like the officers that came to my house
10
        Q. Did you testify at any probation violation
                                                                  the previous time, which was what? That was March 16,
                                                             10
11
     hearings?
                                                             11
                                                                  2015. I told them I wanted to go through with
12
         Α.
                                                             12
                                                                  everything. Just as well. The other officer, they
13
             Have you ever been found to be a parole
                                                             13
                                                                  asked when they came to my house, did I want to go
14
    violator?
                                                             14
                                                                  through with everything.
15
        A. Yes.
                                                             15
                                                                           They told me that they wanted me to come to
16
              Did you testify at any parole violation
                                                             16
                                                                  the County and give them my side of the story or
17
     hearings approximately?
                                                             17
                                                                  whatever the case may be. And that's when I -- I
18
        A. No.
                                                             18
                                                                  didn't want to go to the County by myself, so I
19
             Other than your testimony here today, have
                                                             19
                                                                  contacted an attorney then.
         Q.
20
    you ever testified under oath before today for any
                                                             20
                                                                      Q. I'd like you to appreciate that I don't want
21
     reason at all?
                                                             21
                                                                  to know anything you said to the attorney. I don't
22
             Yes.
                                                             22
        Α.
                                                                  want to know anything the attorney said to you.
23
         Q.
             When was that?
                                                             23
                                                                      Α.
                                                                          Okay.
24
             When I had got my drug case, I testified
                                                             24
                                                                           But to the best of your knowledge, first of
                                                         65
    under oath.
1
                                                                  all, it was a civil attorney, correct, not a criminal
2
             was that a bench trial or a jury trial?
         Q.
                                                              2
                                                                  attorney?
 3
             It was a bench trial.
                                                              3
                                                                      Α.
                                                                          Yes, sir.
 4
             There was a finding of guilty or not guilty?
        Q.
                                                              4
                                                                      Q.
                                                                          What was the date of that first contact with
 5
        Α.
             Guilty.
                                                              5
                                                                  the attorney?
             Besides that testimony -- let me back up.
 6
                                                              6
                                                                      A. I believe it was in January -- I am not for
7
             What year was that that you gave that
                                                              7
                                                                  sure, though, 2016, that they wanted me to come and
8
     testimony?
                                                              8
                                                                  tell them something about my side of the story.
9
             2005.
        Α.
                                                              9
                                                                      Q. When you say "they," are you referring to
10
             Was that at 26th and California?
        Q.
                                                             10
                                                                  employees with Cook County Sheriff's Department?
11
        Α.
                                                             11
                                                                           Yes, sir.
12
             Any other testimony that you've provided
        Q.
                                                             1.2
                                                                          As of January 17, 2014, you understood
    under oath other than today and then?
13
                                                             13
                                                                  there's a difference between a criminal case and a
14
                                                                  civil case, correct?
                                                             14
15
        Q.
             Have you ever testified at a deposition
                                                             15
                                                                      Α.
                                                                          Do I understand?
16
    before for any reason?
                                                             16
                                                                           As of January 17, 2014, at that time, you
17
                                                             17
                                                                  understood there's a difference between a civil case
18
             Were you aware of, as of January 18, 2014,
                                                                  and a criminal case, correct?
                                                             18
19
    that there was a timeline that governed your ability
                                                             19
                                                                      A. I am pretty sure the difference is two
20
    to file a lawsuit in Cook County?
                                                             20
                                                                  different things, one's civil and one's criminal, yes.
21
             No, sir.
                                                             21
        Α.
                                                                      Q. At that time, you had already filed, or there
        Q. I don't want to know anything that was said
22
                                                             22
                                                                  had been a lawsuit filed on your behalf, the wrongful
    by you to your attorneys or your attorneys to you, but
                                                             23
                                                                  death case resulting from your father's problem?
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A. Yes.

when was the first time that you contacted an attorney

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#### Litroy Bolton 03/07/2017

- 1 Q. Is it fair to say that you understood that 2 the Cook County Sheriff's Department employees were 3 not contacting you regarding any civil suit that you might have; is that fair?
- 4 5 No, I didn't know exactly what was going on. 6 I just knew that when they told me that they basically -- when they came to my house, by them 7 asking me if I wanted to go through with everything, I 9 thought it was like a whole process all together, 10 like, that they had -- that they had going on as far 11 as the civil lawsuit.
  - Q. Is that belief, is that something that resulted from something they told you or is it just something you believed?
  - They told me that I didn't have to worry about nothing, that they was going to take care of everything. So I had beliefs that maybe something civil was coming out just dealing with the sheriffs.
- 19 Q. Well, you understood they weren't -- first of 20 all, did you believe they were attorneys --
- 21 Α, No.

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- Q. Diaz and Montanez?
- 23 A. I know they was not attorneys, but I thought 24 they were going to help me get attorneys or help me as

- And the two people that saw you on that date, 1 2 who were they?
- 3 Α. I don't know.
  - Did you understand that they were Q. investigators or corrections officers?
  - A. They told me that they were investigators, IA, that was looking into my stuff. They asked me if I wanted to go through with the -- with my complaint. And I told them yes.
- 10 Q. When you said your complaint, that was the complaint that you filled out, correct?
  - A. The grievance -- the grievance. Everything that I said about what had happened to me.
  - Q. That was the document that you saw here today, correct? Exhibit 3?
  - A. No, it was -- I had another grievance that I wrote from the jail. There was another -- there was something else that I wrote, a summary that you showed
  - Q. Let me make sure I understand. So you are saying you had filled out two separate grievances?
- 22 A. Yes, I had a grievance that I filled out from 23 when I got -- when I was incarcerated already that I 24 filled out, that was the first grievance that I wrote.

- far as in the process when they first came to my house. By them telling me don't worry about anything, I don't have to say nothing or nothing, they were going to get in contact with me, stuff like that, and I thought they were going to help me do that.
- Q. When you say "they," are you referring to Officers Diaz and Montanez?
- A. Diaz, Montanez, and the other two officers that asked me did I want to go through -- they came to my house at first, too.
- By them telling me, "Don't worry about nothing," I don't have to worry about nothing, they are going to take care of everything, I thought that was like a process as far as with civil, that they were going to help me with.
- Q. Well, the first contact you had at your home with employees or representatives of the Cook County Sheriff's Department, that would have been March 16th, 2015, true?
- Α. Yes.
- 21 Q. Was that the first time that you had contact 22 outside the jail with employees of the sheriff's 23 department?
- 24 A. Yes.

- Q. Was that grievance -- was there anything in that grievance that was not contained in the grievance that you saw here today?
- A. No. Maybe that's probably was a better grievance because it was the one I wrote the day after the incident, like the time -- the other paperwork was what I had -- what date? March 15, '3, that was what I wrote then.
- Q. Well, the March 16, 20 -- strike that. Let me back up a little bit.

As of any time between January 17 and the time you were discharged on February 3, 2014, did anyone tell you, anyone, that they were acting on your behalf as far as filing a complaint against Ortiz?

- Α.
- Q. Any time between February 3, 2015, and March 16, 2015, did anybody tell you they were acting on your behalf in terms of filing a complaint against Ortiz?
- 20 You say as of February 3 until when? Α.
- 21 So from the time you were discharged from 22 Cook County Jail on February 3rd, 2014, and March 16, 23 2015 when you met with the two employees --
  - A. Yes.

72

Now, Montanez, Diaz visited you on a separate

actually found the copy of my grievance.

Α.

Q.

Α.

day, correct?

Yes.

Yes.

Q. So the officers that visited you on

March 16th, 2015, if I understand your testimony

correctly, you don't recall their names, true?

Q. -- of the sheriff's department in your home, 1 1 2 in that time period, did anybody tell you they were 2 3 acting on your behalf to file a complaint against 3 Ortiz? 4 4 5 Just the IA people that actually talked to me Α. 5 6 on that day. 6 7 Do you recall how those two individuals were 7 Q. addressed? 8 8 9 A. They had on sheriff uniforms with a bullet-proof vest that had "Sheriff's" on the back. 10 11 Q. Was there two men or a man and woman? 12 A. I don't remember. 13 I know it was one man that -- the first time they came, I don't know if it was two males the first 14 15 time. I don't know about the first time. 16 Q. The first time, just so we are on the same 17 page, you are talking about March 16, 2015. 18 A. Yes, sir. 19 Was your grandmother present during that 20 meeting? 21 Α. Yes. 22 Was your grandmother writing anything down 0. 23 during that meeting? 24 Α. 73 1 Was she recording anything during that meeting? 2 3 Α. 4 Were you recording anything during that Q. 5 meeting? 6 Α. 7 Q. Were you writing anything down? 8 Α. 9 was there anyone else present besides you. Q.

your grandmother and the two officers?

and they will be in contact with me.

believe I had provided it for them.

Did they leave behind business cards when

A. No, they just told me that they will get in

Q. Did they leave with the grievance that you

A. They asked me did I have a grievance, and I

That was the one I filled out that day. It

probably was with Montanez and the other, Diaz, when I

contact with me, that they'll keep in touch with me

No.

they visited, do you recall?

had filled out and signed?

9 Was that at your house as well? Q. 10 Α. 11 Q. What was the date of that visit if you 12 recall? 13 I don't remember the date. Α. 14 Was it in 2015? 15 I don't know if it was 2015 or if it was -ves, I believe it was the end of September -- was it? 16 17 I don't know exactly. I don't know exactly. 18 Q. At any time, did there -- in the conversation with the officers that visited you on March 16, 2015, 19 20 did the subject of the civil lawsuit as a result of 21 the incident ever come up? 22 A. No. They just told me I didn't have to worry 23 about nothing, that they was going to take care of 24 everything. So I believed that they were going to help me as far as with the civil lawsuit. 2 Q. When they said they were going to help you 3 with everything, was that a word that they used, they were going to help you with everything? 4 A. They told me that I didn't have to worry 5 6 about nothing, that they were going to get in contact 7 with me. I didn't have to do nothing. 8 Did you ask them what that word "everything" Q. 9 meant? 10 Α. No, I never asked them what "everything" 11 meant. 12 They just told me that they was investigating 13 what was going on and that was it. 14 when did you first, you individually, first decide that you wanted to file a civil lawsuit as a 15 16 result of the incident? 17 when they asked me to come to the county to give them my side of the story. 18 19 Q. When was that? 20 I believe that was January 2016, I believe. Q. One of them you filled out that day, correct, 21 When you said they asked you to come to the 22 county, who was it that asked you to come to the 23 county?

10

11

12

13

14

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18

19

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22

23

March 16th?

24

A. Diaz and Montanez, they called me and asked

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me to come up there and give them my side of the
                                                              1
                                                                      Α.
                                                                           Vince.
2
     story.
                                                              2
                                                                           Was that in January of '16?
                                                                      Q.
3
             Had you met with Diaz and Montanez at your
                                                              3
                                                                      Α.
4
    home at any time prior to that date?
                                                                           Do you recall the date in January of 2016?
                                                                      Q.
5
              Yes, they came to my home prior to that.
                                                              5
                                                                           I don't know exactly what date.
6
              How long were they at your house the first
                                                                           You had -- previously as a result of your
                                                              6
                                                                      Q.
7
    time they came to your home?
                                                              7
                                                                  father's death, you contacted an attorney to file a
8
              Maybe 15 minutes to 20 minutes.
                                                              8
                                                                  lawsuit, correct?
9
             As to that meeting, was your grandmother
                                                              9
         Q.
                                                                           Excuse me.
                                                                      Α.
10
    present?
                                                             10
                                                                           As a result of your father's death?
11
              Yes.
                                                             11
                                                                           As a result of my father's death?
         Α.
                                                                      Α.
12
             Did she take any notes?
                                                             12
         Q.
                                                                           Maybe I misunderstood you.
13
                                                             13
                                                                           I understood that as a result of your father
14
             Did she record anything?
                                                             14
                                                                  falling down the stairs, there was a lawsuit that was
         Q.
15
                                                             15
                                                                  filed.
         Α.
16
         Q.
             Did you take any notes?
                                                             16
                                                                      Α.
                                                                           Yes.
17
         Α.
                                                             17
                                                                           Was that lawsuit instigated by you?
                                                                      Q.
18
             Did you record anything?
         Q.
                                                             18
                                                                           No, it was my daddy -- that was my first time
19
                                                             19
                                                                  -- I am surprised it even happened like that.
         Α.
20
         Q.
             Was anyone else present besides you, the two
                                                             20
                                                                           I haven't seen my daddy in maybe three or
21
    officers and your grandmother?
                                                             21
                                                                  four years. The incident happened at my sister's
22
                                                             22
                                                                  house and she was, at the time, on Section 8, but the
23
             where in your home did that take place, the
                                                             23
                                                                  way just the houses were, but that was instigated --
    living room, dining room, kitchen, basement?
                                                             24
                                                                  or the thought about the lawsuit happened by my
                                                         77
                                                                                                                       79
1
             Maybe the living room.
                                                              1
                                                                  daddy's side of the family.
2
             So January 2016, if I understood your
                                                              2
                                                                           Because we didn't want them to think it was
3
    testimony correctly, was the first time that you had
                                                                  anything was up on us as something that we did to my
4
    decided that you might want to pursue a civil lawsuit
                                                              4
                                                                  father, so they were all talking about filing the
5
    as a result of the incident; is that fair?
                                                              5
                                                                  lawsuit.
         A. Yes, when they asked me to come to the county
6
                                                              6
                                                                           I was just my daddy's only child; I was my
7
    to give my side of the story.
                                                              7
                                                                  daddy's beneficiary, so it was left upon me to make a
8
         Q. Did their request to you to come to the
                                                              8
                                                                  decision.
    county, did that have any bearing on your decision to
                                                                      Q. When you say "make a decision," you agreed to
                                                              9
    file a civil lawsuit?
                                                                  be the personal representative and you agreed for a
10
                                                             10
11
         A. I didn't want to go in there -- I didn't want
                                                             11
                                                                  lawsuit to be filed?
12
     to go by myself to give them any type of testimony
                                                             12
                                                                      A. I didn't have no choice. Everyone -- you *
13
    about what happened to me alone by myself. I
                                                             13
                                                                  know, it's a family thing. We all sat back and
14
    didn't -- I didn't want to do that.
                                                                  talked. Basically, I didn't have no choice.
                                                             14
15
              Then I thought that they was going to provide
                                                             15
                                                                      Q. When you say you didn't have a choice, tell
16
    me with some civil help by them knowing exactly what
                                                             16
                                                                  me what you mean.
17
    happened to me, so I told myself that I am going to
                                                             17
                                                                      A. Didn't have no choice. I mean, they all
    get an attorney so I want won't be in there, you know,
                                                             18
                                                                  wanted to file a lawsuit, but they made me be part of
19
    handicap. I didn't want to be there by myself alone.
                                                             19
                                                                  it because of where I was left at as far as my
20
    That's when I got my attorney.
                                                             20
                                                                  father's life.
21
             Did you, in fact, go with your attorney to
                                                             21
                                                                      Q. After you are discharged from Cook County
22
    the Cook County Jail?
                                                             22
                                                                  Jail on February 3rd, 2014, we've talked about the
23
        Α.
             Yes.
                                                             23
                                                                  visit on March 16, 2015, and then we have also talked
24
        Q. What attorney was that?
                                                             24
                                                                  about the visit by Diaz and Montanez to your home?
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Between February 3, 2014, and the date where a grand jury that I testified in front of. 1 1 2 you visited at your home with Montanez and Diaz, did 2 Q. Was the grand jury -- did that grand jury -you have any other contact with any employees or 3 was that at 26th and Cal? representatives of the Cook County Sheriff's 4 Α. Yes. Department? MR. COYNE: Off the record. 5 5 6 A. No. 6 (Whereupon, a discussion was had 7 January '16 -- or January 2016, you were 7 off the record.) accompanied by your counsel when you went to the Cook (Whereupon, the record was 8 9 9 County Jail? read as requested.) 10 A. Yes. 10 BY MR. COYNE: 11 That was for the purpose of meeting with 11 When you went to Cook County Jail in January 12 representatives of the jail? of 2016, did you view a lineup? 12 13 A. Yes. 13 A. Not in January. I believe it was in April. 14 During that meeting you had counsel present, 14 So in January of 2016, as a result of the Q. 15 correct? 15 meeting that you had at the Cook County Jail, did you 16 Yes. 16 have any belief that anyone who was employed by Α. 17 Q. What was the outcome of that meeting, what Cook County was going to represent you in a civil 17 18 18 lawsuit? took place? A. The outcome was they were supposed to let me 19 19 Α. No, not at that time, no. 20 give them my side of the story. 20 Q. Did there ever come a time when you believed 21 I believe it was state's attorney got there, 21 that anyone who was employed by Cook County was going 22 His name was Andrew Nastoff. He was supposed to bring 22 to represent you for the purpose of filing a civil 23 charges against Miguel Ortiz by me giving my 23 lawsuit as a result of the incident? information. 24 24 A. Yes, in the beginning. When the first couple 81 Q. When you say "bring charges," were you 1 of officers came to my house in March 16, 2015, I 2 talking about civil charges or are you talking about thought that they was going to help me as far as doing 3 criminal charges? 3 the civil lawsuit. A. Criminal charges against Miguel Ortiz for 4 Q. You understood that those two officers were what he had did to me. 5 not attorneys, correct? 6 Q. To the best of your knowledge, were criminal 6 Α. Yes. After a certain period of time, I found 7 charges ever brought against Miguel Ortiz for what he 7 it out. 8 did to you? 8 Did you ever specifically ask them: "Are you 9 A. Not by that particular -- not by Andrew people" -- or "Will you people" --9 10 Nastoff, no. 10 No, I never did that. 11 Q. To the best of your knowledge, were criminal 11 Let me just get the question out. 12 charges ever filed against Ortiz as a result of the 12 Did you ever specifically ask them, "Are you 13 incident? 13 or will you retain a civil attorney for me to file a 14 14 civil lawsuit against Ortiz?" What's the nature -- what's the current 15 15 A. No. status of those charges, if you know? 16 16 Did you ever ask anyone who was employed at 17 A. I do not know. 17 Cook County at the time to do that for you? Did you ever testify in any proceeding 18 18 A. No. 19 regarding those civil criminal charges? 19 When you identified Ortiz, that was at a 20 lineup in April of 2016; is that fair? A. Yes. 20 Where did you testify at? 21 21 Q. Α. Yes. 22 Α. At Cook County. 22 Q. Was that the first time you had seen him 23 Q. was that a preliminary hearing? 23 since the incident? 24 A. It was like a preliminary hearing, but it was 24 Α. Yes.

1	Q. How many individuals were present in that	1	A. No.
2	lineup, do you recall?	2	Q. Mr. Bolton, have you ever filed personal
3	A. Six.	3	bankruptcy?
4	Q. Were you able to immediately identify him?	4	A. No.
5	A. Yes.	5	Q. Have you ever been sued as a defendant in a
6	Q. To the best of your knowledge, is there	6	civil case?
7	anything that prevented you from filing a civil	7	A. No.
8	lawsuit against Ortiz at sometime before January 17th	8	Q. Other than the case filed as a result of your
9	of 2016?	9	father's
10	A. Like I said, like I thought that the county	10	A. Death.
11	sheriffs, like the IA was going to help me get into	11	Q death and this particular case, have you
12	the civil.	12	ever been a plaintiff in any other lawsuit?
13	It wasn't until after I contacted my attorney	13	A. No.
14	to go to the County that I found out that I was going	14	
15	to have to do this stuff on my own.		MR. COYNE: I am going to pass for you guys
16	•	15	to go over whatever questions you have as I go through
	Q. That was in January of 2016?	16	my notes. I thank you for your time and attention.
17	A. Correct.	17	THE WITNESS: Thank you,
18	Q. You said you thought that they were going to	18	MR. FIELD: You said you only have a couple.
19	do something to help you.	19	MS. WEST: I only have a couple.
20	Did you ever ask them	20	MR. FIELD: Why don't you go through yours
21	A. «No	21	and then I'll do mine.
22	Q to do something to help you?	22	CROSS-EXAMINATION
23	A. No, I never asked them. I thought it was	23	BY MS. WEST:
24	their job or like a procedure, that after they got	24	Q. My name is Allyson West. I represent several
	85	1	87
1		1	
1 2	through investigating, after the investigation, that	1 2	other officers, including Ramos and Ivory that you
		2	other officers, including Ramos and Ivory that you briefly spoke about.
2	through investigating, after the investigation, that they was going to help me to get an attorney to file a civil lawsuit.	2 3	other officers, including Ramos and Ivory that you briefly spoke about. I wanted to ask you a couple questions about
2 3	through investigating, after the investigation, that they was going to help me to get an attorney to file a civil lawsuit.  Q. What information did you have or what	2 3 4	other officers, including Ramos and Ivory that you briefly spoke about. I wanted to ask you a couple questions about your interaction with Officer Ivory and Officer Ramos.
2 3 4	through investigating, after the investigation, that they was going to help me to get an attorney to file a civil lawsuit.  Q. What information did you have or what experience did you have that led you to believe that?	2 3	other officers, including Ramos and Ivory that you briefly spoke about.  I wanted to ask you a couple questions about your interaction with Officer Ivory and Officer Ramos.  A. Okay.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	through investigating, after the investigation, that they was going to help me to get an attorney to file a civil lawsuit.  Q. What information did you have or what experience did you have that led you to believe that?  A. I just it was just hearsay with other people myself, like other regular people, that I thought that it was going to happen like that. It was just other people.  Q. When you say "other people," are you saying that somebody told you that the Cook County would actually get you a civil attorney to file a civil lawsuit?  A. Yes, other regular people. Just other people that's been incarcerated and regular civilians.  Q. So that was basically something you assumed was going to happen?  A. Exactly.  Q. Did you ever test that assumption in order to determine if it was accurate	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	other officers, including Ramos and Ivory that you briefly spoke about.  I wanted to ask you a couple questions about your interaction with Officer Ivory and Officer Ramos.  A. Okay.  Q. You previously testified on the date of the incident, that Officer Ramos and Ivory were present during your physical altercation with Officer Ortiz; is that correct?  A. Yes, ma'am.  Q. I apologize if this was already asked, but when you say you received the physical blows, were you laying on your stomach or were you on your back?  A. I was on my stomach I was on my stomach.  Q. At any point when you felt these physical blows, did you ever see Officer Ivory?  A. I couldn't see him because my face was towards the ground.  Q. At any point during the physical blows that you received, did you ever see Officer Ramos?
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That could have been the next day, January 18
    of the three officers involved?
                                                                  or the 19th. The following day whenever I got to the
             I don't remember. I just was getting hit. I
                                                             2
2
                                                                  housing unit and got settled down, I filled the
    don't remember.
                                                              3
3
                                                                  grievance about the incident and what happened to me.
             Did you yourself say anything during this
                                                              4
4
        Q.
                                                                          You were asked some questions about the
    physical altercation?
                                                              5
5
                                                                  document that you filled out in March of 2015, when
                                                              6
             Did I say -- no.
6
        Α.
                                                                  those first two officers came to visit you.
                                                              7
             Do you recall who handcuffed you?
7
        Q.
                                                              8
                                                                           Do you recall being asked questions about
        A. I believe it was Ivory and Ramos.
8
             Now, other than the one conversation that you
                                                              9
                                                                  that?
9
     previously testified to that you had with Officer
                                                             10
                                                                      Α.
                                                                           Yes, they came to my house.
10
                                                                           You were asked whether the description that
                                                             11
     Ramos after the incident, have you had any other
11
                                                                  you wrote out in that grievance was accurate.
     conversations with Officer Ramos?
                                                             12
12
                                                                           Do you remember that question?
                                                             13
13
        Α.
             No.
                                                             14
             Do you recall the name of the officer that
14
     took you to the holding cell after the incident?
                                                             15
                                                                           You filled out that document to the best of
15
                                                                  your knowledge at the time; is that correct?
                                                             16
16
         A. I don't know.
                                                             17
                                                                      Α.
              MS. WEST: That's all I have.
17
                                                                           You were asked questions about the lineup
                     CROSS-EXAMINATION
                                                             18
                                                                      Q.
18
                                                                  where you identified Officer Ortiz.
                                                             19
19
     BY MR. FIELD:
                                                                            That was a photographic lineup, correct?
                                                             20
20
         Q. All right. Mr. Bolton, just a couple of
                                                             21
                                                                      Α.
21
     clarification questions.
                                                                           Officer Ortiz was not there in person,
                                                             22
                                                                      Q.
              You were asked some questions about any
22
23
     conversations you had with members of -- or staff at
                                                             23
                                                                  correct?
                                                                      A. No, it was with a picture. It was like a
                                                             24
     Cook County Jail about the incident after January 17,
24
                                                                                                                       91
     2014, do you recall those questions that counsel asked
                                                                  picture with six different individuals on the
 1
                                                                  picture -- piece of paper.
     you about any conversations you had after January 17,
 2
                                                                            Do you recall if that photographic lineup
     2014, while you were still incarcerated?
                                                              3
 3
                                                                  occurred before or after the meeting with Mr. Nastoff?
         A. Did I have any conversation with anyone?
                                                              4
 4
                                                                            It occurred after the meeting with
              Any other correction officer or member of the
                                                              5
                                                                       Α.
 5
     jail while you were incarcerated, do you remember
                                                                   Mr. Nastoff.
                                                               6
 6
                                                                            You have no legal training; is that correct?
                                                               7
     being asked those questions?
                                                                       Q.
 7
                                                               8
                                                                            Excuse me?
                                                                       Α.
 8
         Α.
              Well, was there a time that you were -- {\tt I}
                                                               9
                                                                            You have no legal training?
                                                                       0.
 9
         Q.
                                                              10
     will ask it a different way. Was there a time when
                                                                       Α.
10
     you were interviewed on video after the incident about
                                                              11
                                                                            You are not an attorney?
                                                                       Q.
11
                                                              12
                                                                            No.
12
     the incident itself?
                                                                       Α.
                                                                            When those first two investigators came to
                                                              13
13
              Yes, I believe the sergeant maybe could have
                                                                   see you, did they tell you that there were any other
     interviewed me, but I don't know if he actually did it
                                                              14
14
                                                                   steps that you needed to take in order to pursue your
                                                              15
15
     on camera or not.
                                                                   complaints against Officer Ortiz?
                                                              16
              But you were interviewed?
16
                                                                            No. They just told me that I didn't have to
                                                              17
             I believe -- I believe so.
17
              You were asked some questions about a
                                                                   do anything and they was going to get back in contact
                                                              18
18
                                                                   with me containing the issue at hand.
                                                              19
19
     complaint that you signed.
                                                                       Q. What about when the second set of
                                                              20
20
              I just want to be clear, you filled out a
     grievance while you were at the jail; is that correct?
                                                                   investigators came to see you.
                                                              21
21
                                                              22
                                                                            Did they tell you that there were any
22
          Α.
                                                                   additional steps that you needed to take to pursue
              Do you recall what date you filled out that
                                                              23
23
          Q.
                                                                   your complaint against Officer Ortiz?
                                                              24
 24
     grievance?
```

92

```
STATE OF ILLINOIS
                                                                                                )
             No.
1
        Α.
                                                                                                )
                                                                                                   SS:
2
             What did they tell you?
        Q.
                                                              2
                                                                   COUNTY OF COOK
             They told me that they are investigating the
3
                                                              3
    officer, and if I wanted to go through with the
4
                                                                            I, Pamela L. Cosentino, Certified Shorthand
     charges -- or go through with what he did to me, that
5
                                                                   Reporter in the State of Illinois, do hereby certify
                                                              5
     they will be back in contact with me.
6
                                                              6
                                                                   that on the 7th of March, A.D., 2017, the deposition
         Q. Was it your understanding at the time that
7
                                                                   of the witness, LITROY BOLTON, called by the
     that second set of officers came to visit you, that if
                                                                   Defendants, was taken before me, reported
                                                              8
     you wanted to pursue charges against Officer Ortiz,
                                                                   stenographically and was thereafter reduced to
                                                              9
     that you had to do what those investigators told you?
10
                                                                   typewriting through computer-aided transcription.
                                                              10
              MR. COYNE: Objection, form and foundation.
11
                                                                            The said witness, LITROY BOLTON, was first
                                                              11
     BY MR. FIELD:
12
                                                                   duly sworn to tell the truth, the whole truth, and
                                                              12
13
             You can answer.
                                                                   nothing but the truth, and was then examined upon oral
              Excuse me?
14
                                                              14
                                                                   interrogatories.
              Sure. At the time that the second
15
                                                              15
                                                                            I further certify that the foregoing is a
     investigators came to see you, Montanez and the other
16
                                                                   true, accurate and complete record of the questions
                                                              16
     investigator, was it your understanding that if you
                                                                   asked of and answers made by the said witness, at the
17
                                                              17
     wanted to pursue charges against Officer Ortiz, you
18
                                                                   time and place hereinabove referred to.
                                                              18
     had to listen to what those investigators told you to
                                                                            The signature of the witness was waived by
19
                                                              19
                                                              20
20
                                                                            The undersigned is not interested in the
                                                              21
              MR. COYNE: Same objection.
21
                                                                   within case, nor of kin or counsel to any of the
                                                              22
22
              THE WITNESS: Yes.
                                                              23
              MR, FIELD: That's it for me.
23
                                                              24
              MR. COYNE: I don't have anything.
24
                                                          93
                                                                             IN TESTIMONY WHEREOF: I have hereunto set my
                                                               1
     MR. FIELD: We'll waive.
 1
                                                                   verified digital signature this 14th of July, 2017.
 2
         (FURTHER DEPONENT SAITH NOT.)
                                                               3
                  (Whereupon the deposition
 3
                                                               4
                 concluded at 3:12 p.m.)
 4
                                                               5
 5
                                                                                   Landa & Corentine
                                                               6
 6
 7
                                                                                  Pamela L. Cosentino, CSR
                                                               7
 8
                                                                8
 9
                                                                    License No. 084-003601
10
11
                                                               1.0
                                                              11
12
                                                               12
13
                                                               13
14
                                                               14
15
                                                               15
16
                                                               16
17
                                                               17
18
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19
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